Appl. No. 10/042,910 Amdt. dated April 8, 2008 Reply to Office Action of January 10, 2008

## **REMARKS/ARGUMENTS**

In response to the Office Action dated January 10, 2008, Applicants respectfully request reconsideration.

## Claim Rejections Under 35 U.S.C. §102 and §103

Claims 1, 2, 4-7, 10-14, 16-26 and 31-43 stand rejected under 35 U.S.C. §102(e) as being anticipated by U.S. Pat. App. Pub. No. 2003/0033550 (Kuiawa). Claims 27-29 stand rejected under 35 U.S.C. §103(a) as being obvious in view of Kuiawa.

## Claims 1, 2, 4-7, 10-14, and 16

Applicants respectfully assert that independent claim 1 and its dependent claims are patentable in view of Kuiawa. In the Examiner's "Response to Arguments," the Examiner cited ¶0034 of Kuiawa as teaching a user interface module configured to generate the recited user interface automatically upon occurrence of a predetermined event. Office Action, pp. 4, 8. Applicants respectfully disagree. The text from ¶0034 cited by the Examiner reads that "[i]f the application program detects abnormalitites in one or more UPS devices, the application program causes the operating system to generate pertinent GUIs in the manner as described with respect to FIGS. 3-8." (emphasis added). The Examiner appears to have ignored the underlined phrase. The description of generating pertinent GUIs in the manner as described with respect to FIGS. 3-8 discusses that, in order to obtain multiple pieces of information regarding multiple characteristics of operation of a single UPS and/or connectivity of a system and the single UPS, a user must manually click on a monitoring icon. See, e.g., ¶0025. In ¶0025, it reads that "the user can click the UPS monitoring icon 500 using the mouse 224 to determine the status or state of the UPS devices 120. With reference to FIG. 6, the user's action causes the computer 200 to open a dialog window 600." Thus, Kuiawa does not teach, disclose, or suggest the recited user interface module configured to generate a user interface providing multiple pieces of information regarding multiple characteristics of operation of a single UPS and/or connectivity of a system

Appl. No. 10/042,910 Amdt. dated April 8, 2008 Reply to Office Action of January 10, 2008

and the single UPS. For at least these reasons, independent claim 1 is, and claims 2, 4-7, 10-14, and 16 that depend from claim 1 are, patentable in view of Kuiawa.

## Claims 17-25

Applicants respectfully assert that independent claim 17 and its dependent claims are patentable in view of Kuiawa. The Examiner apparently cited ¶0034 of Kuiawa as teaching automatically generating, upon the occurrence of a condition, a user interface indicator concurrently providing multiple pieces of information regarding multiple characteristics of operation of a single UPS and/or connectivity of a system with the single UPS. Office Action, pp. 4, 8. Applicants respectfully disagree because the text from ¶0034 cited by the Examiner that, in order to obtain multiple pieces of information regarding multiple characteristics of a single UPS, a user must manually click on a monitoring icon. See, e.g., ¶0025. Thus, Kuiawa does not teach, disclose, or suggest the recited automatically generating of the recited user interface indicator. For at least these reasons, independent claim 17 is, and claims 18-25 that depend from claim 17 are, patentable in view of Kuiawa.

#### Claims 26-29

Applicants respectfully assert that independent claim 26 and its dependent claims are patentable in view of Kuiawa. The Examiner apparently cited ¶0034 of Kuiawa as teaching automatically displaying, in response to an event occurring, a user interface concurrently providing multiple pieces of information regarding multiple characteristics of operation of a single UPS and/or connectivity of a system with the single UPS. Office Action, pp. 4, 8. Applicants respectfully disagree because the text from ¶0034 cited by the Examiner that, in order to obtain multiple pieces of information regarding multiple characteristics of a single UPS, a user must manually click on a monitoring icon. See, e.g., ¶0025. Thus, Kuiawa does not teach, disclose, or suggest the recited automatically displaying of the recited user interface. For at least these reasons, independent claim 26 is, and claims 27-29 that depend from claim 26 are, patentable in view of Kuiawa.

Appl. No. 10/042,910 Amdt. dated April 8, 2008 Reply to Office Action of January 10, 2008

#### Claims 31-34

Applicants respectfully assert that independent claim 31 and its dependent claims are patentable in view of Kuiawa. The Examiner apparently cited ¶0034 of Kuiawa as teaching means for automatically generating a user interface when an event occurs, the user interface concurrently providing multiple pieces of information regarding multiple characteristics of operation of a single UPS and/or connectivity of a system with the single UPS. Office Action, pp. 4, 8. Applicants respectfully disagree because the text from ¶0034 cited by the Examiner that, in order to obtain multiple pieces of information regarding multiple characteristics of a single UPS, a user must manually click on a monitoring icon. See, e.g., ¶0025. Thus, Kuiawa does not teach, disclose, or suggest the recited means for automatically generating the recited user interface. For at least these reasons, independent claim 31 is, and claims 32-34 that depend from claim 31 are, patentable in view of Kuiawa.

## Claims 35-43

Applicants respectfully assert that independent claim 35 and its dependent claims are patentable in view of Kuiawa. The Examiner apparently cited ¶0034 of Kuiawa as teaching a computer program product configured to cause a computer to automatically generate, upon occurrence of an event, a user interface concurrently providing multiple pieces of information regarding multiple characteristics of operation of a single UPS and/or connectivity of a system with the single UPS. Office Action, pp. 4, 8. Applicants respectfully disagree because the text from ¶0034 cited by the Examiner that, in order to obtain multiple pieces of information regarding multiple characteristics of a single UPS, a user must manually click on a monitoring icon. See, e.g., ¶0025. Thus, Kuiawa does not teach, disclose, or suggest the recited computer program product configured to cause a computer to automatically generate the recited user interface. For at least these reasons, independent claim 35 is, and claims 36-43 that depend from claim 36 are, patentable in view of Kuiawa.

**PATENT** 

# **CONCLUSION**

In view of the foregoing, Applicants believe all claims now pending in this Application are in condition for allowance. The issuance of a formal Notice of Allowance at an early date is respectfully requested.

If the Examiner believes a telephone conference would expedite prosecution of this application, please telephone the undersigned at 858-350-6100.

Respectfully submitted,

Shane H. Hunter Reg. No. 41,858

TOWNSEND and TOWNSEND and CREW LLP Two Embarcadero Center, Eighth Floor San Francisco, California 94111-3834

Tel: 858-350-6100 Fax: 415-576-0300

SHH:jrl 61324771 v1